UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

Governor Jesse Ventura, a/k/a James G. Janos,

Civil No. 12-0472 (RHK/AJB)

Plaintiff,

v.

Chris Kyle,

Defendant.

PLAINTIFF'S MOTION TO AMEND TO CLAIM PUNITIVE DAMAGES

TO: CHRIS KYLE, defendant above-named, and his attorneys of record, JOHN P. BORGER and LEITA WALKER, FAEGRE BAKER DANIELS LLP, 90 South Seventh Street, Suite 2200, Minneapolis, Minnesota 55402.

PLEASE TAKE NOTICE that pursuant to Rule 15(a) of the Federal Rules of Civil Procedure and Minn. Stat. §§ 549.191 and 549.20, Plaintiff Governor Jesse Ventura, a/k/a James G. Janos ("Governor Ventura") respectfully moves the Court to enter an order granting Governor Ventura's Motion to Amend to Claim Punitive Damages.

Filed herewith in support of this motion in accordance with L.R. 7.1, are a separate Notice of Hearing, Memorandum of Law, and Affidavit of David Bradley Olsen. A "red-lined" copy of the proposed amended Complaint is attached as Exhibit BB to the Affidavit of David Bradley Olsen in support of Plaintiff's Motion to Amended to Claim Punitive Damages.

HENSON & EFRON, P.A.

Dated: November 30, 2012

By s/ David Bradley Olsen

David Bradley Olsen, 197944 Court J. Anderson, 331570 John N. Bisanz, Jr., 0389098 220 South Sixth Street, Suite 1800 Minneapolis, Minnesota 55402-4503 Telephone: 612-339-2500

Attorneys for Plaintiff Governor Jesse Ventura a/ka/ James G. Janos

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